Public Health (Ireland) Bill.

[AS AMENDED IN COMMITTEE AND ON RECOMMITMENT.]

ARRANGEMENT OF CLAUSES.

Preliminary

1. Short title

Sanitary Authorities 2. Urban and rural sanitary districts.

- Description of urban sanitary districts and urban sanitary
- authorities.
- 4. Description of rural sauitary districts and rural sanitary authorities.
- 5. Power to alter sanitary districts.
- 6. First meeting of senitary authority.
- 7. Powers and duties of sanitary authority.
- 8. Powers relating to the treatment of disease vested in board of guardians of the union in which the sanitary authority is situate.
- 9. Transfer of property to sanitary authority, and effect of transfer of property and powers. Sanitary officers and superintendent officers of health.
- Powers of inspectors of Local Government Board.
- 12. Expenses of urban sonitary authority. 13. Expenses of rural sanitary authority.
- 14. Mode of raising contributions in rural sanitary district.
- 15. Compulsory powers to purchase land for hospitals. Incorporation of certain provisions of Lands Clauses Con-
- solidation Act with Burial Grounds Act. 17. Justice not incapable to act in cases under Burial Grounds Acts, by being member of burial board or liable to rate.

Union of Districts.

18. Formation of united district. 19. Mode of forming united district.

[Bill 210.]

Cleans.

20. Governing body of united district.

- Regulation as to constitution of joint board.
 Expenses incurred by joint board, bow to be defrayed.
 - Payment of contributions to joint board.
 Use of sewer of subjacent district for outfall of district above it.

Repeal of Acts.

. Repeal of Local Acts.

Provisions as to the Acquisition of Property, &c.
26. Extension of Lands Clauses Acts to essements and rights.

- Power to purchase water mills, dams, and weirs.
 Notices to owners and occupies may be given in other months
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 29. Urban sanitary authority may let land or premises.

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- Compensation to officers in certain cases.
- As to consent of Local Government Board required in certain cases.
- Transfer of powers and duties of Board of Trade under Alkali Act, 1863, to Local Government Board.
 Sottlement of differences arising out of transfer of powers or
- property to sanitary authority.

 34. Expenses of police officer acting under 29 & 30 Vict. c. 90.
- 8. 16. provided for.

 35. Order against a defaulting sanitary authority may be enforced
- by mandamus.

 36. Payments to members of sanitary authority as counsel filegal.

 37. Duty of urban authority to cleanse streets, privice, and asbpits.

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- ashpits.

 38. Power of raising money on credit of rates.
- 39. Power of raising money on credit of sewage land and plant.
- 40. Limit of rating under Local Acts not to apply to expenses for sanitary oursees.
- Commissioners of Public Works in Ireland may lend to sanitary anthonity on security of rates.
 - 42. Amendment of section 60 of 17 & 18 Vict. c. 103.

- 43. Amendment of 34 & 35 Vict. c. 109, regarding loans.
- 44. Confirmation of provisional orders by Parliament.
- Costs of provisional orders. 45.
- 46. Orders of the Local Government Board, how to be published.
- 47. Audit of accounts.
- 48. Sanitary authority may order destruction of infectious bedding, &c., and give compensation for same.
- Regulations as to lodgings in every sanitary district, 49. 50. Notices of common lodging houses and slaughter-house to be
- affixed on premises. Provision for polluted water in wells and pumps.
- Hospital when to be deemed within district. Provision for the execution of order of a justice removing sick person to a hospital.
- Extension of right of complaint under Nuisances Removal Acts
- 54. The provisions of the Nuisances Removal Act for England (Amendment) Act, 1863, to extend to milk. Warrant may be granted by a justice to search for unsound
- 56. Penalty on false representations with respect to infectious
- Penalty on breach of rules made under sect. 52 of 29 & 30
 - Legal Proceedings,
- 58. Legal position of sunitary authority.

Vict. c. 90.

- 59. Notices how to be signed. 60. Powers given by this Act to be cumulative.
- 61. Recovery of penalties.
- Annointments under 35 & 36 Viet. c. 69. exempt from
- stamp duty. Definitions.

63. Definitions.



BILL

[AS AMENDED IN COMMITTEE AND ON RE-COMMITMENT]

Amend the Law relating to Public Health in Ireland,

BE it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by

A.D. 1874.

the authority of the same, as follows:

 This Act may be cited for all purposes as the Public Health Short title. (Ireland) Act, 1876.

Sanitary Authorities.

2. From and after the passing of this Act Ireland shall be divided. Urben and 10 into sanitary districts to be called respectively
(1.) Urban senitary districts; and try the content of the content of

and such urkun and rural samitary districts shall respectively be subject to the jurisdiction of local amborities, in this Act called 1s urbon samttery authorities and rural sonitary authorities, invested with the powers in this Act mentioned.

3. Urban senitary districts shall consist of the places in that Description

hebalf mentioned in the first column of the table in this section strategy and order senting and order senting and order senting and order senting and of persons specified in the second column of the said table in who suitay on the second column of the said table in the relation to the said places respectively.

[Bill 210,] A

A.D. 1874.

TABLE above referred to.

Urban Sacitory Authority.	Urbus Sanitary District.
The Right Honomakle the Lord Mayer, Alderson, and Burgouse steing by the Town Council.	The City of Dublin
The Mayor, Aldermen, and Burgesses seeing by the Town Connell,	Towns corporate, with exception of Dublin -
The Commissioners.	Towns, the psychiatic of which associates to the he Pacifianciany Causer accords six thoreasy, the Cacculations applicated by virtue of an Art ma- use the sloth year of the right of George the Four- intimized "An Act to neeke provider as the lightle- ric elementary, and watching of cities and servace on proste and market towar in Iroland in certal "6 cacces,"
The Municipal Commu- sioners.	Towns, the population of which securifing to the le Parliamentary Centus exceeds six thousand, harin Municipal Commissioners under 8 & 4 Viet. c. 108.
The Town Commissioners,	Towns, the population of which seconding to the in Paclimeentary Course curseds six thousand, havin Town Counterlosers under the Towns Improvenes (irokand) Aut, 1814 (17 & 18 Viet. c. 103).
The Town or Township Corrected open.	Towns or townships having Commissioners under Los Acts.

escription rural susry districts of rural oftery

- 4. The area of every poor law union, with the exception of those portions (if any) of the area which are findable in urban usualizary districts, shall form a rural sanitary district, and the guardians of the union shall, as such, be the rural sanitary authority of such 30 district, subject to the following conditions; that is to say, (i.), No elective guardian of any electoral division belonging to
- such union and forming or being wholly included within an urban sanitary district shall not or vote in any case in which guardinas of such union not or vote in their especity 25 of members of the rural sanitary authority:
- (2) Where part of an electron division belonging to a union forms or is situated in an union anothery district, the Local Government Board may, by order, drivide meh electron division into separate wants and determine the number of 40 generican to be electrical by such wards respectively, in such manner as to provide for the othe representation of the manner as to provide for the other representation of the division of the

members of the rural sanitary authority in the same A.D. 1874.

manner as if no part of such electural division formed part of or was situated in an urban sanitary district:

(3) An ox-officio guardian resident in any electional division, or part thereof, belonging to such union which forms or is situated in an urban sundary district, shall not act or voto in any case in which goardians of such union act or voto in their capacity of members of the rural sundary authority unless be is the owner or occupier of property situated in the rural sanitary statistic of a what semificient to qualify.

him as an elective guardian for the union.

5. The Local Government Board shall have power, by provisional Power to order, to separate from a rural sanitary district any town or district any town or district any shall straight strate therein, the population of which according to the title.
15 then last Purilamentary Census exceeds six thousand, and to

constitute it an urban santtary district, or to include it in any adjoining urban santtary district, subject as such to all the provisions of this Act affecting urban santtary districts; and the said and the said sant and the said sant and the said and the said and go town or township hereby constituted an urban santtary authority town or township hereby constituted an urban santtary authority

so to the or not easily nettive (uses, cuttle all it treats annuary authority can be all the state of the sta

amended by "The Local Government Board (Lesland) Act, 1879," with respect to the incorporation with or separation from any town of any district: Provided always, that the sold provisions shall for such purposes be read as if the expression "sensitive antidocity" 30 were therein substituted for the expression "soverning body;" inc. shall any such provisional order take effect until confirmed by

Parliament in manner prescribed by the said provisions.

6. The first meeting of a sanitary authority under this Act shall First meeting.

be beld within sixty days after the possing of this Act, on such inty states the beld within sixty days after the possing of this Act, on such inty states in each case.

7. Subject to the provisions of this Act, except as berein-after is Powers and excepted, and from and after the day appointed for the first meeting, duties of a sanitary authority in pursannee of this Act, there shall be authorly, to the exclusion

of any other authority which may have previously exercised or been subject to the same, all powers, right, duties, capacities, liabilities, [210.] A 2 A.D. 1874.

and obligations within such district exerciscable or attaching by and to the sewer authority under the Sewage Utilization Acts, and by and to the nuisance authority under the Nuisances Removal Acts, and by and to the local authority under the Common Lodging Houses Acts, the Artisans and Labourers Dwellings Act, and the 5 Bakehouse Regulation Act, as the said Acts are respectively varied or amended by any Act or any local Act or any provisional order in force within such district, or by and to any of the said authorities under any of such Acts as aforemid: Provided always, that in any urban sanitary district the urban sanitary authority shall, subject to 10 the provisions of this Act, continue to act in execution of any Act or local Act or provisional order in force within such district immedistely before the passing of this Act, and in the execution of which at such time the body by this Act constituted such urban authority was acting; and provided further, that in any rural sanitary 15 district there shall be transferred and attach to the rural sanitary authority, to the exclusion of any other authority which may have previously exercised or been subject to the same, all powers, rights, duties, capacities, liabilities, and obligations with respect to sanitary matters under any Act, local Act, or provisional order in force 20 within such district, or any part of the same, immediately before the passing of this Act; but, save as aforesaid, such Act, local Act, or provisional order shall continue in full force and effect, and shall be carried into execution by the same authority and in the same manner in every respect as if this Act had not been passed. If any 25 question arises as to what are sanitary matters within the meaning of this section, or as to any matter or thing affected by this section, the determination of the Local Government Board on any such question shall be conclusive.

Where the Baths and Wathboures Acts and the Labouring Classics 50 Logical Rouses Acts, or may of them, are in force within the district of any smithyr authority, such authority shall have all powers, rights, duties, emperites, liabilities, and obligations in relation to such Acts excretisable by or stituted in the council, town commissioners, or other commissioners or previous acting in the exceen-35 tion of the said darks are any of them.

Where the Baths and Washhouses Acts are not in force within the district of any sentiary authority, such sanitary authority may adopt such Acts, and where the Labouring Classes Ledging Houses Acts are not in force within the district of any senitary authority, 40 such sanitary authority may adopt such Acts.

Powers rolating to the treatment of

 Under the provisions of the Diseases Prevention Act the execution of all powers relating to the treatment of disease, and the

establishment and maintenance of hospitals, the conveyance of the A D 1874 sick, the disinfection of clothes or dwellings, and the interment of the dead, created by the said Act or any other Act, or arising out would be of any order of the Local Government Board, shall vest exclusively board of 5 in the board of guardians of the union in which the district of the mention in sanitary authority is situate, and the expenses so incurred shall be which the charged on the poor rates as expenses arising under the Poor Law thater is Acts or the Medical Charities Act, as the case may be.

9. From and after the day appointed for the first meeting of the Transfer of 10 sanitary authority of a sanitary district, in pursuance of this Act, respecty to all such property, real and personal, including all interest, case- therity,

ments, and rights in, to, and out of property, real and personal effect of (including things in action), as belongs to or is vested in, or would property and but for this Act have belonged to or been vested in, any authority powers 15 whose powers, rights, duties, caracities, liabilities, and obligations are transferred to the sanitary authority shall, so far as such property is applicable to and for the purposes of any such powers,

rights, duties, liabilities, capacities, or obligations, pass to and vest in the annitary authority, subject to all debts, liabilities, and obliga-20 tions exclusively affecting the property so transferred; and where any debts, liabilities, or obligations affect such property together with other property, then subject only to such part of such debts, liabilities, and obligations as shall bear to the whole amount of such

debts, liabilities, and obligations the proportion which the property 25 so transferred bears to the whole property affected by such debts, Habilities, and obligations.

All debts, liabilities, and obligations subject to which any such property has been transferred, or which previously to such transfer were incurred by the authority whose powers, rights, duties, liabili-

30 ties, capacities, and obligations are so transferred in the exercise of such powers and rights, or in the discharge of such duties, or by reason of such liabilities and obligations, may be enforced against the sanitary authority to the same extent and in the same manner as they might have been enforced against the authority from which 35 such transfer has taken place; and such last-mentioned authority

shall be deemed to be discharged from such debts, liabilities, and obligations.

All property by this section transferred to a sanitary authority shall be held by it upon trust for the district or several places 40 respectively within its jurisdiction to which such property belonged, or for the benefit of which such property was held previously to its transfer.

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A.D. 1874. sanitary officer for such district, or for such part thereof as he shall officers and of health.

personally he in charge of, with such additional salary as the sanitary authority thereof may determine, with the approval of the Local Government Board; and every sanitary authority, 5 whether urhan or rural, shall appoint such other sanitary officers, including a modical superintendent officer of health when deemed necessary, as the Local Government Board shall in each case direct, with such salaries or additional salaries as the said sanitary authority shall determine, with the approval of the Local Government 10 Board; and the said Board shall assign to the dispensary medical officers, and to the other sanitary officers, if any, and to the medical superintendent officer of health, if such an officer he appointed for the sanitary district, their respective duties and functions in the discovery or inspection or removal of nuisances, in the supply of 15 pure water, in the making or repairing of sewers and drains, or in generally superintending the execution of the sanitary laws within

10. Every medical officer of a dispensary district shall be a

Every such salary or additional salary so determined or approved shall be ravable from such local fund as the Local Government 20 Board shall indicate as properly chargeable therewith, and such part thereof as Parliament shall from time to time determine shall he recouned to such local fund out of moneys to be voted by Parliament; and the Local Government Board shall have the same powers with regard to the qualification, appointment, duties, regu- 25 lation of salary, and tenure of office of every sanitary officer as they have in the case of the medical officer of a dispensary district; Provided, with regard to salaries or additional salaries, whireof any portion is to be recouped to any local fund from moneys voted by Parliament, the amount of any new salary, and the proportion 30 hetween any existing salary and the addition thereto, shall be regulated according to a scale to be approved by the Commissioners of Her Majesty's Treasury.

11. Inspectors of the Loral Government Board may attend any meetings of sanitary authorities, or of committees of sanitary autho- as rities, during the transaction of business arising under any of the provisions of the Sanitary Acts; and such inspectors shall, for the purposes of any inquiry directed by the said Local Government Board, in relation to witnesses and their examination, the production of papers and accounts, the inspection of places and matters 40 required to be inspected, have for the purposes of the Sanitary Acts or Burial Grounds Acts or any of the said Acts similar powers

to those which inspectors have under the Poor Law Acts and under 7A.D. 1874, the Medical Charities Act for the purposes of those Acts.

12. All expenses incurred or payable by an urban sanitary Expenses of authority under the Sanitary Acts shall, notwithstending anything urban suits in the said Acts or any of them to the contrary, be defrayed as sity. follows: that is to say,

(1.) In the case of the council of a borough, out of the borough fund or borough rate:

(2.) In the case of an urban sanitary authority being commissioners under any of the Acts specified in the first column of the table contained in section three or of any Local Act, out of any rate leviable by them as such commissioners throughout the whole of their district;

Provided that where an urban assistary authority had before the 15 passing of this Act power to levy throughout the whole of its district a rate or rates for paring, sewering, or other samtney purposes, all expeases incurred by such sutbority in the performance of its duties under the Santiary Acts shall be derlayed not of such rate or rates, except where at the time of the passing of this Act any such 20 expenses were charge-shelp used the brought fund or brough rate,

39 expenses were chargeable upon the borough fund or borough zate, in which case such expenses shall continue so chargeable: Provided also, that if application he made to the Local Government Board whereby it shall be alleged that it would be inequitable or inconvenient in the district of any urban sanitary authority that the 28 stild expenses should be borour as last affereasil, the said Board may,

25 said expenses should be boren as last aforesaid, the said Board may, after inquiry, by a provisional order, after the incidence of such charge in respect of the whole or some of the expenditure referred to, as to them shall appear to be fair and equitable.

30 the Sanitary Acts shall be divided into general expenses and special runs each expenses.

expenses.

General expenses, other than those chargeable upon owners and occupiers under the Sanitary Acts, shall be the expenses of the

establishment and officers of the sunitary authority, and all other 36 expenses not determined by this Act or the order of the Local Government Board to be special expenses. Special expenses shall be the expenses of the construction, main.

teamnee, and cleaning of sewers in any contributory place within the district, the providing a supply of water to any such place, when 40 providing, repairing, and cleaning public wells, the lighting where duly authorised, the clearges or expenses arising out of or incidental to the possession of property transferred to the rural sanitary

to the possession of property transferred to the rural sanitar [210.]

20

A.D. 1874 authority in trust for any district or contributory place, and all other expenses incurred or payable by the sanitary authority in or in respect of any contributory place within the district, and determined by the order of the Local Government Board to be special

When the rund senting sutherity makes any severa or provides may make supply or excusts any other work under the Smithey Acts for the common headil of any true or more contributory phoses within its distinct, it may appendix the cuprate of constructing any such work and of maintaining the sman, in such properties as 10 so apportant to may such contributory phose shall be deemed to be special expenses legally incurred in respect of such contributory phase.

Then or more ratespapers of any contributory place, if aggreeved by 16 may such apportionment, may send or deliver a memoralial to the Local Government Board detailing their grounds of complaint, and the said Board may make useful order in the matter as to it may seem equitable, and the order so made shall be binding and conclusive upon all parties concerned.

General expenses shall be payable out of a common fund to be raised out of the poor rate of the electoral divisions or parts thereof in the district according to the rateable value of each electoral division or part thereof in manner herein-after mentioned.

Special expenses shall be a separate charge on some contributory 25 place or places.

The following areas situated in a rural sanitary district shall be

The following areas situated in a rural samitary district shall contributory places for the purposes of this Act; that is to say, (1.) The dispensary district:

(2.) The electoral division :

(3.) The townland:

Provided that the Local Government Board shall have power to determine on what area of charge being a contributory place, or consisting of contributory places, any special expenses shall be chargeable, whether incourred after the passing of this Act or still 35 due in respect of works exempted before the passing of this Act.

Make of manifest and the propose of obtaining payment for special expenses mining ears.

For the purpose of obtaining payment for special expenses mining ears.

For all well as several contributory places within its district the hondr of result set;

guardians, being the rund sanitary authority, shall levy the same year density as peculiar possingle area, to be added to the poor rate on such 40 centributory places and to be collected theoretic the world. It will be the contributory places and to be collected the event in the collection of the property of the union is and the expenditive theoret shall be broaded transport of the union; and the expenditive theoret shall be broaded.

to account in such form and manner as the Local Government A.D. 1874
Board shall from time to time by any general order direct;
and if not otherwise directed by such general order, the sums

ham in his other as a state of the seried by such special poundage and placed to the credit of the 5 heard of guardians shall be applied by them in discharge of the special expenses incurred as aforestid on account of such contributory places respectively.

15. Every sanitary authority being a port nuisance authority Campalor, under the provisions of an Act passed in the thirty-seventh year of preclass 10 Her Majesty, entitled "An Act to amend the Sanitary Act, 1866, lied for

10 Her Majesty, enunced "An Ace to animan to standard you, 1900, in "so far he same relates to the missance authorities of ports in "Ireland," shall, with the consent in writing of the Local Government Board, he empowered to purchase, hire, or errect any building either within or without the district of such sanitary authority for

15 the purpose of an hospital for the reception and treatment of persons affected by dangerous contagions disease, or to purchase land either within or without auch district for the purpose of execting the assne, and for these purposes the Lands Chauses Acts are incorporated herewith: Provided always, that for the purposes of such incorporation.

20 the torms "special Act" and "peomoters of the undertaking" in the Lands Glauses Acts shall be construed to mean respectively the consent in writing of the Local Government Bard, and any sanitary authority being such a port nulsance authority as aforceaid.

16. Whereas by the Bariel Grounds (Wainal) Act, 1859, section Interpreted the the Loads Clauses Consolidation Act, the provided that the Loads Clauses Consolidation Act, the provisions, of that close a 1856, excepting, among other provisions, the provisions of that close and the consolidation of the close of the clause of the consolidation of the consolidation

of should be incorporated with the passing of this Act the provisions of the Lands Clauses Acts "with respect to the purchase " and taking of lands otherwise than by agreement" shall be incorporated with the said Acts, and they are hereby incorporated

35 therewith. Provided always, that hefore putting in force any of the powers of the Lands Chause Acts with respect to the purchase of lands otherwise than by agreement, any burial board shall do all acts, matters, and thines, and proceed in manner prescribed by according to the contract of the con

40 tion four of the Local Government (Ireland) Act, 1871, in like manner in every respect as if such burial heard were a governing body destring to put the said provisions of the Lands Chauses Acts [210.] AD. 1874. In force; and for such purposes the said section four is incorporated herewith, and for the purposes of such incorporation the terms of "governing hody" and "chief secretary" in the said section shall be construed to mean respectively "burial heard" and "Local Government Board."

Further an overview to force a second of the peace shall be deemed incapable of acting a state in case and the case as the case as the case and the

Uniqu of Districts.

sball be defrayed

Formation 116. Where it appears to the Local Government Board, on 15 detailed application of the sanitary authorities of any sanitary district, and the sanitary authorities, and after the injury, that it would be for the advantage of such another district, or of any of show, or any of them, or any parts thereof, or of any contributory places in any wall scalary district or district, to be formed into a unified dis- 20 cited for all or any of the purpose following; that its to any.

 The procuring a common supply of water; or
 The making a main sewer or carrying into effect a system of sewerage for the use of all such districts or contributory

places; or

(3.) For any other purposes of the Sanitary Acts or Burial Grounds

Acts, or of any of the said Acts, the said Local Government Board may, by provisional order, form

such districts or contributory places into a united district.

Mode of foreign united district forming a united district; that is making a provisional order forming a united district; that is

(L) Notice of the provisional order shall be published in some newspaper circulating in the district to which it relates, and in such other manner as the Local Government Board as

may direct:

(2.) All costs, changes, and expenses of and incidental to the formation of a united district stell, in the event of the united district being formed, be a first charge on the rates leviable in the united district in pursuance of this Act: 44

(3.) The making of a provisional order shall be primâ facie evidence that all the requirements of this Act in respect of proceedings required to be taken previously to the making A.D. 1874. of such provisional order have been complied with.

20. The governing body of a united district shall be a joint board Governing consisting of such ex-officio members and of such number of beity of 5 elective members as the Local Government Board may, by the trios. provisional order forming the district, determine,

A joint board shall he a body corporate by such name as may be determined by the provisional order, having a perpetual succession and a common seal, with power to acquire and hold lands for the

10 purposes of its constitution without any license in mortmain. No act or proceeding of a joint board shall be questioned on account of any vacancy or vacancies therein.

No defect in the qualification or election of any person or persons acting as a member or members of a joint hourd shall be deemed to 15 vitiate any proceedings of such hoard in which he or they has or have taken part-

Any minute made of proceedings at a meeting of a joint board. if signed either at the meeting at which such proceedings took place or at the next ensuing meeting by any person purporting for 20 the time being to be the chairman of the board, shall be receivable

in evidence of such proceedings in all legal proceedings without further proof, and until the contrary is proved every meeting of a joint hoard where minutes have been so made of the proceedings shall he deemed to have been duly convened and held and all the 25 members thereof to have been duly qualified. No member of a joint hoard by being party to or executing in

his capacity of member any contract or other instrument on behalf of the board, or otherwise exercising any of the powers given to the board, shall be subject individually to any action, suit, trial, prose-30 cution, or other legal proceeding; and a joint board may apply any moneys from time to time coming into its hands for the purpose of paying any costs of legal proceedings or damages it may incur in the exercise of the powers granted to it: Provided that nothing in this section shall exempt any member of a joint board

35 from liability to be surcharged with the amount of any payment which may be disallowed by the auditor in the accounts of such joint heard, and which such member sutherised or joined in authorising.

21. The provisional order forming a united district under this Regulation 40 Act shall define the purposes for which such united district is saturise of formed, and the powers, rights, duties, especities, limbilities, and joint band obligations under the Sanitary Acts which the joint board is autho-[210.]

A.D. 1874.

rised to exercise or perform or is made subject to, and shall contain regulations as to the qualification and mode of election of elective members of the joint board, as to their continuance in office, as to casual vacancies in the joint board, as to its meetings and officers, and any other matter or thing, including the adjustment of present 5 and future liabilities and property with respect to which the Local Government Board may think fit to make any regulations for the better carrying into effect the provisions of this Act with respect to united districts.

Upon the constitution of a joint board the sanitary authorities 10 having jurisdiction in the component districts or contributory places shall cense to exercise therein any powers, or to perform any duties, or to be subject to any liabilities or obligations which the joint board is authorised to exercise or perform or is made subject to; nevertheless the said joint board may delegate to the sanitary 15 authority of any component district the exercise of any of its powers for the performance of any of its duties, with the approval of the Local Government Board

22. Any expenses incurred by a joint board in pursuance of this Act, unless otherwise determined by the provisional order, shall be 20 defraved out of a common fund to be contributed by the component districts or contributory places in proportion to the rateable value of the property in each district or contributory place, such value to be ascertained according to the valuation list in force for the time

being. A joint board may borrow and take up at interest on the credit of such common fund any sums of money necessary for defraying any such expenses, subject to the regulations of the Local Government (Ireland) Act, 1871, with respect to borrowing under that Act, as the same are amended by this Act. 23. For the purpose of obtaining payment from component

country-tions to joint districts of the sums to be contributed by them the joint board shall issue its procept to the sanitary authority of each component district stating the sum to be contributed by it and requiring such authority, within a time limited by the precept, to pay the sums therein meu- 35 tioned to the joint board or to such person as the joint board may

> Any sum mentioned in a precept addressed by a joint board to a sonitary authority as aforesaid shall be a debt due from it, and may he recovered accordingly; such contribution, in the case of a rural 40 sonitary authority, being deemed to be general expenses.

For the purpose of obtaining payment from contributory places of the sums to be contributed by them, the joint board shall bave the

same powers of issuing precepts and of recovering the amounts A.D. 1876, named therein as if such contributory places formed a rural sanitary district and the joint hourd were the sanitary authority thereof.

24. A sunitary authority unto whose district the district of Use of source 5 another sanitary authority is subjacent may, by agreement with the district for last-mentioned authority and with the sanction of the Local Govern- outful of ment Board given on the application of the first-named authority, above it. after public inquity, if the said Local Government Board think

such inquiry necessary, cause the sewers of its district to com-10 municate for the purpose of outfall with the sewers of the submount district, and for the purpose of reception, disinfection, distribution, and disposal of the sewage of such first-named authority by the authority of the subjacent district, or for all, any, or either of those purposes, upon such torms as to payment or otherwise, in such

15 manner as to making and maintaining the outfall, and with and subject to such conditions, precautions, and restrictions as shall be agreed upon between the sanitary authorities, or in case of dispute shall be settled by the Local Government Board: Provided that so far as practicable storm waters shall be prevented from flowing

30 from the sowers of the higher into the sewers of the subjacent district, and that the sewage of other districts or places shall not he permitted by the sunitary authority of the higher district to pass into their sewers so as to be discharged through such outfall into the sewers of the subjacent district without the consent of such 25 last-mentioned district; and all expenses incurred in pursuance of

this section by the said senitary authorities, or either of them, shall be deemed to be expenses incurred by them respectively in performance of their duties under the Sanitary Acts, and he respectively payable accordingly out of the rates out of which such expenses are

30 by this Act made payable, or out of moneys duly borrowed on the exedit of such rates.

Repeal of Acts. 25. The Local Government Board may, on the application Report of

of the sanitary authority of any district, hy provisional order Local Acts. 35 wholly or partially repeal, alter, or amend any Local Acts, other

than Acts for the conservancy of rivers, in force in such district, and not conferring powers or privileges upon corporations, companies, undertakers, or individuals for their own pecuniary heacht, which relate to the same subject matters as the Sanitary Acts, and may in

40 like manner extend the provisions of any such Local Act beyond the boundaries of the district comprised therein, or diminish the area to which any such Local Act shall apply. [210.]

Returning 26. The powers of the Landa Clauses Acts shall, where the same of Landa Clauses Acts shall, where the same of Landa under the to assesses.

Solven and rights and righ

Power to purchase water milb, datas, and

A.D. 1874.

27. Any sonitary authority may, subject to all rights, powers, and authorities in the Sanitary Acts saved and excepted, buy up any water mill, dam, or weir which interferes with the proper drainage of or the supply of water to its district; and for the 10 purpose of buying up any of the properties aforesaid, the Lands Clauses Acts shall be incorporated with this section: Provided always, that hefore putting in force any of the powers of the Lands Clauses Acts with respect to the purchase of lands otherwise than by agreement for the purposes aforesaid, a sanitary 15 authority shall do all acts, matters, and things, and proceed in manner prescribed by section four of the Local Government (Ireland) Act, 1871, in like manner in every respect as would be necessary in the case of a governing body desiring to put the said provisions of the Lands Clauses Acts in force; and for 20 such purposes the said section four is incorporated herewith, and for the purposes of such incorporation the terms "governing body" and "chief secretary" in the said section shall be construed to mean respectively "sanitary authority" and "Local Government Board."

Sinces we will be a second of the Local memoral of November and December, may be given in any two months of November and December, may be given in any two months of November and the Local memoral of November and the Local months of the Local memoral of November and the Local memoral of the Local memoral of the Local memoral memoral

December.

20. Any urban sacistary authority not heretofore empowered to many het does may let temporarily, or for a term of years, or sell, with the ratio or consent of the Local Government Board, any land or premises 35 which they may possess, as and when they can conveniently spare the same

 ${\it Miscellaucous}.$

Compensation to 30. If any officer of any body by this Act constituted the sanitary officer in authority of any district is, by or in persuance of this Act or of 40 certain cases. any provisional order made under the authority of this Act, removed

from his office or deprived of the whole or part of the emoluments of his office, and is not employed in an office of equal value, and with equal privileges, by such sanitary authority, the Local Government Board may by order award to such officer such compensation as the

5 said Board may think just; and such compensation may be by way of annuity or otherwise, and shall be paid by the authority of the sanitary district in which such officer held his office out of the rates applicable to sanitary purposes within that district.

31. Where in any Local Acts the consent, sanction, or confir- As to con-10 mation of the Lord Lieutenant, the chief secretary of the Lord states Licutement, or the Privy Council is required with respect to the verment borrowing of any money, to the giving effect to any hyelaws, or to Bened rethe appointment of any officer for sanitary purposes, the consent, extain cases,

sanction, or confirmation of the Local Government Board shall, after 15 the passing of this Act, be required instead of that of the authorities above named. The consent of the Local Government Board, and not that of

the Treasury, shall be required to the borrowing of money for the purposes of the Baths and Washhouses Acts.

20 The approval of the Local Government Board, and not that of the Lord Lieutenant, shall be required for the appointment and removal of analysts under the Act of the session of the twentythird and twenty-fourth years of the reign of Her Majesty, chapter eighty-four, as amended by the Act of the session of the thirty-

25 fifth and thirty-sixth years of the reign of Her Majesty, chapter seventy-four. If any question arises as to what are sanitary purposes

within the meaning of this section, the determination of the Local Government Board on such question shall be conclusive. 30 32. It shall be lawful for the Lord Licentenant, by Order in Transfer of Council, at any time before the first day of January one thousand forces and

eight hundred and seventy-five, to direct that the powers and duties Beard of of the Board of Trade under the "Alkali Act, 1863," and any Act Trade under amending the same, shall be transferred to the Local Government 1933, to 35 Board; and from and after the date of such order, or if no such Local Goorder shall be made then from and after the said first day of Beerd. January one thousand eight hundred and seventy-five, the powers and duties of the Board of Trade under the said Acts shall be

transferred to and be exerciseable and performed in Ireland by 40 the Local Government Board; and "the Local Government Board for Ireland" shall he deemed to be substituted for "the Board of Trade " wherever the latter expression occurs in the said Acts. [210.]

A.D. 1874.

A.D.101. 38, Upon the application of any authority from whom or to whom on up powers, right, duties, capacitine, labilities, obligations, of different and property, or any of them, see transferred or alleged or chimed to be transferred in parameter of this Act, or of Spaces as Act, or at any time thermality of the present of the Act, or of the Act,

any person affected by such transfer, the Local Government Boat and yet your settles are plouted to effective and adjust any accounts arising out of or incidental to such powers, rights, duthes, especialise, indignition, or property or to the transfer thereof, and 10 districts, objectives, or property or to the transfer thereof, and 10 districts, objectives, or property or the transfer thereof, and 10 districts and the most of mining such moneys; und may be previouse continued in any otner so much subble document of hardware been made in pursuance of and to be within the powers confirmed the previous of the property of the property and where you want to be made to the within the power confirmed by this section, ediple to this provise, inflative there may want order a factories and part in the made to the previous of this Act, have been emailed to make or do by law, undecolor shall be previous of any such as the confirmed by Parlamanet.

20

Experience 34. Where, under the directions of the Local Government Board, pelock-ster, but discussed on the product of the standard of the Samitary Act, 1900, he shall be entitled as Act, 180, he shall be entitled to the Samitary Act, 1900, he shall be entitled to the product of the proceedings as be may incur, and as shall not be 26, and the product of the produc

Dahlin Metropolis, either of the commissioners of police for the said district, and an any place elastrone the sub-lispose of the Reyal 30 Izish Constitulater in whose district such place is situate.

35. When the Local Government Boned shall have at any time name any order under the first-whinth section of the Sentiny Acts, 1800, limiting the time for the performance by any subling ratherity of its duty, such outer may be endeaved by your subling ratheting of the duty, such outer may be endeaved by your subling ratheting of its duty, such outer may be endeaved by your subling rathers.

disability

1906, limiting the time for the performance by any amintary authors
may be of its dark, such order may be offorced by write of mendamus,
moviethestability to the event of the continued default of
performance of the duty in the event of the continued default of
the smillary authority.

Payments to nember of a sanitary authority or of sanitary authority or drawing bloard for acting as counted, such authority or board shall be illegal; and if any member of any

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Option

such authority or board shall so not, or shall accept or hold say A0. 1874.

office or play of point under soon shackarity or board of which he is
most of the state of the st

37. Every urban sanifary authority skall, when the Local Govern - Day of 20 meri Board by order so direct, make due provision for the proper eleanting of streets, the removal of house refuse from premises, eleans and the elementing of earth closets, privies, sahplits, and cosspools within its direct.

If any sanitary suthority having made such provision fall, without Possity of Dreascashle occupe, after motion in writing from the occupier of any mich house situated in such district requiring such authority to remove underly any house refines, or to cleame any earth closes, prive, cosspool, or witness any house refines, or to cleame any earth closes, prive, cosspool, or witness and the complete substitution of the co

20 may he, within seven days, the sanitary authority shall on summary conviction he lishle to pay to the occupier of such house a penalty not exceeding five shillings for every day during which such default continues after the expiration of the said period of seven days.

38. Any annitary authority may, for the purpose of defraying Prever of 2s my costs, charges, and expenses incurved or to be incurred by it in raining the performance of its duties under the Sanitary Acts, borrow and consists take up as interest any sums of money necessary for defraying any rains, stath costs, charges, and expenses, subject to the regulations in the

30 An urhas secitary authority may berrow and take up at interest such money on the credit of all or any rates or rate out of which it is authorised by the Sanitary Acts to pay any expenses incorred by it for sanitary purposes, and may incettaging any such rate or rates to the persons by or on behalf of whom such money is advanced by 35 securing the repayment to them of the sums borrowed, with interest thereon.

A rual soniary authority may borrow and take up at interest such money, if frontead to be applied to purposes constituting the general expenses of such authority, on the credit of the common 40 fund out of which such expenses are payable, and if intended to be applied to purpose constituting the special expenses of such authorrity, on the credit of any rate or rates out of which such expenses [210,1]

[210.]

A.D. 1874. are payable, and may mortgage any such rate or rates to the persons by or on behalf of whom such money is advanced for securing the

repayment to them of the sums borrowed, with interest thereon. The clauses of the Commissioners Clauses Act, 1847, with respect to the mortgages to be executed by the commissioners shall, so 5

far as the same are not inconsistent with the provisions of this Act, he incorporated with this Act; and in the construction of that Act "the special Act" shall mean this Act; "the commissioners" shall mean any authority authorised to borrow by this Act; "the clerk of the commissioners" shall include any officer appointed for 10 the purpose by any such authority.

The mortgagees or assignees of any mortgage made in pursuance of this Act may enforce payment of the arrears of principal and interest due to them by the appointment of a receiver.

39. Where any sanitary authority or joint board is possessed of 15. any land, works, or other property in pursuance and for the purposes of the Sewage Utilization Act, 1867, such authority or joint board may borrow any moneys on the credit of such lands, works, or other

property, and may mortgage such lands, works, or other property to any person advancing such moneys, in the same manner in all 20respects as if such sanitary authority or joint board were the absolute owner, both at law and in equity, of the lands, works, or other property so mortgaged. The moneys so borzowed shall be applied for purposes for which moneys may be borrowed under the Sanitary Acts; but it shall not be in any way incumbent on the 25 mortzagees to see to the application of such moneys, nor shall they be responsible for any misapplication thereof.

The powers of borrowing conferred by this section shall, where the sums borrowed do not exceed three fourths of the purchase money of such lands (but not otherwise), he deemed to be distinct 39 from and in addition to the general borrowing powers conferred on a sanitary authority or joint board by the Sanitary Acts. The senitary authority or joint board may pay out of any rates leviable hy it for sanitary purposes the interest on any moneys borrowed by such authority or joint board in pursuance of this section. 40. Any limit imposed on or in respect of any rate by any Local

Limit of Act of Parliament shall not apply to any rate required to be levied for the purpose of defraying any expenses incurred by a sanitary

authority for sanitary purposes. 41. The Commissioners of Public Works in Ireland may, with 40 the emagnt of the Commissioners of Her Majesty's Trensury, on the recommendation of the Local Government Board, make any

lean to any estilitary suthority, for such objects as the Commis-A.A. 1974.
slooms of Her Nhjesty's Treasury may does to be sunitary instruction.
governments, in pursuance of any powers of horrowing conferred any late by the Smiltary Acts, whether for works already accorded, or yet for any other control and the sunitary to the control and has to be required within a period to accounting source of their years as provided by those Acts, and to here indexed when the control and had for per coincing resumms on each other and a had for per coincing per summs on each other control and any other contents per summ or such other controls.

timry or may year as provises at the rate of three and a half per centum per annum or such other rates as may, in the judgment of the said Commissioners, be messessiry in order to enable the loon to be made without lose to the messessiry and rate for enable the loon to be made without lose to the 10-10 Exchaquer, on the security of any fund or rate applicable to sanitary merions and without recurring any further or other security.

purposes, and without requiring any further or other security.

Provided as follows:

(1.) That in determining the time when a loan under this section

skill be equayable the Commissioners of Public Works in Ireland shall have regard to the probable duration and continuing utility of the works in respect of which the same is required:

(2.) That in the case of any loan already made to any smallery

authority in pursuance of any powers conferred by the
Sanitary Acts the Commissioners of Public Works in Ireland may reduce the interest payable thereou to the rate
of not less than three and a half per centum per annum:

(3.) That this section shall not extend to may local under "The Sanitary Lona Act, 1869," required for the purpose of defraying the expenses incurred or to be incurred by the Local Government Board in the performance of the duty of a defaulting local authority after the passing of this Act.

42. Where in any torm in which the Norma Impurrement Academic (Ireland) Act, 1855, is in force the provisions of that Act, with a close of 80 respect to water have been adopted, the amount of any assessment in A.18 Vid. under such as the contract of the Act way, notwithshalling, the limitations in the said section contained, amount to but shall not exceed the rote of two shiftless in the pound.

42. The twenty-eighth section of the Local Government (Irrianai), Amortimes 38 Act, 1871, And Textude to reshorming for the purpose of fine 454 8.35 charging previous loans, as well as 50 original loans; and be smeatised by the contract of the state of the purpose of the state of the s

The money so our over so and not a viny time exceed, win the
60 balances of all the outstanding Icons of the sentierty outbority under
the Sanitary Acts, in the whole, twice the net amoust value of the
premises assessable within the district in respect of which such
money may be horrowed, and the time for which the money may
[210.]

C 2

A.D. 1874. be borrowed shall not exceed sixty years, instead of thirty years as in the said section is declared:

Provided that where the proposed loan with such balances would exceed the net annual value of such premises the Local Government Board shall not give their sanction to the loan until a local inquiry 5 shall have been held by one of their inspectors, and his report of the result of such inquiry shall have been received by them;

Provided also, that where a loan is effected to pay off an existing loan, the time for renavment shall not extend beyond the nnexpired term of the period for which the original loan was con- 10 tracted, unless with the sanction of the Local Government Board, and shall in no case be extended beyond the period of sixty years from the date of the original borrowing.

The sixth section of the Local Government (Ireland) Act, 1871, and the eighth section of the Local Government Board (Ireland) 15 Act, 1872, are hereby repealed, except so far as the same may apply to any proceedings commenced, but not completed at the passing of this Act.

44. The Local Government Board shall not make any provisional order under this Act unless public notice shall have been 20 previously given by advertisement in two successive weeks in some newspaper published or circulating in the district to which such provisional order relates, and after hearing any objections which may be made thereto by any persons affected thereby, and in cases where the subject matter is one to which a local inquiry is appli- 25 cable, until it has made, by one of its inspectors, a local inquiry of which public notice has been given and at which all persons interested have been permitted to attend and make objections.

The Local Government Board may submit to Parliament for confirmation any provisional order made by it in pursuance of 30 this Act, but any such provisional order shall be of no force whatever unless and until it is confirmed by Parliament. If while the Bill confirming such order is pending in either House of Parliament a netition is prescuted against any provisional order comprised therein, the Bill, so far as it relates to such order, may be referred 35 to a select committee, and the petitioners shall be allowed to appear and oppose as in the case of a Bill for a special Act.

Aux Act confirming any provisional order issued in pursuance of the Sanitary Acts, or any of them, may be repealed, altered, or amended by any provisional order made by the Local Government 40 Board and duly confirmed by Parliament. The Local Government Board may revoke, either wholly or partially, any provisional order made by them before the same is confirmed by Parliament; but

587 & 38 VICT.

such revocation shall not be made whilst the Bill confirming the A.D. 1874. order is pending in either House of Parliament.

45. The reasonable costs of any sumitary authority in respect of Costs of proprovisional orders made in pursuance of the Senitary Acts, or any of green, 5 such Acts, and of the inquiry preliminary thereto, as sanctioned by

the Local Government Board, whether in promoting or opposing the same, shall be deemed to he expenses properly incurred for saultary purposes by the sanitary authority interested in or affected by such provisional orders, and such costs shall be paid

10 accordingly; and if thought expedient by the Local Government Board the sanitary authority may contract a loan for the purpose of defraying such costs.

46. Every order of the Local Government Board under the Orien of Sanitary Acts (unless otherwise prescribed by the said Acts) the Local 15 shall be published in such manner as that Board may direct; Board, low and every general order of the Local Government Board made to be

in pursuance of the Poor Law Acts shall be published in the Duhlin Gazette, and when so published shall take effect in like manner and shall be of as much force and validity as any general 30 order made and scut in the mauner prescribed by the lastmentioned Acts, and no further proceeding shall he necessary in

such behalf; and as regards any single order of the said Board made in pursuance of the said last-mentioned Acts it shall not he necessary henceforth to send a copy thereof to the clerk to the 25 justices of the petty sessions.

47. The accounts of every sanitary authority shall he made up in Audit of such form and to such day or days in every year as may be appointed by the Local Government Board in each case. The accounts of a sanitary authority shall be audited by the auditor of the accounts

30 relating to the relief of the poor in the district. An auditor shall with respect to the accounts of sanitary authorities under this section have the like powers, and be subject to the like obligations in every respect, as in case of the audit under the Local Government (Ireland) Act, 1871, as amended by the Local Government Board (Ireland) 35 Act, 1872, and any person aggrieved by the decision of the auditor

shall have the like rights and remedies as in the case of such lastmentioned audit. Fourteen days notice of any sudit under the said Acts or this

Act shall be sufficient, anything in any Act to the contrary not-40 withstanding. 48, Every sanitary authority shall have power to direct the Sedary as-

destruction of any hedding, clothing, or other articles which have order de-

Public Health (Ireland).

f87 & 38 Vict.1

indexious healing, i.e., been exposed to infection from any dangerous infectious disorder, and and give to give compensation for the same.

"A.D. 1874. 22

organization of the state of th

shall be empowered to make regulations in respect of the matters in that section mentioned, but such regulations shall not be of any 10 validity unless and until they are confirmed by the Local Government Board.

Regulations made under the said section may extend to ventile-

tion of rooms, paving and drainage of premises, and to notices to be given and precautions to be taken in case of any infectious 15 or contagious disease.

50. The keoper of every common lodging bouse which is regisconsecuted on the common longing Bouse above, and the course recomplete of every situation to the common and
complete of every situation-besses cause to be itemated as when read when required to do so by the sandlersy authority registering or
the common to the common and the common and

inspector or officer of the sanitary authority.

Such notice shall be affixed within one mouth after the registration or license, as the case may he, and shall be continued undefaced and legible so long as the premises are used for the purpose.

Every person who shall make default in this respect, or shall neglect or refuse to affix or renew such notice after requisition in writing from the acuitry authority, shall be liable to a penalty not exceeding five pounds for every offence, and of ten shillings for every day that the neglect shall continue after convictions.

Position

51. If it shall be represented to any analysy authority that within the explored their district the water in any well, public or private, or supplied with rate of the same property of the same, and forestopen such jurices shall summer the presence occurring the premises or while the water belong, if the private,

and, as regards any public well or pump, such person (if any) as AD. 1874. shall be alleged in the application to be interested in the same, and shall either dismiss the application or make such an order in the case, by directing the well or pump to be permanently or temporarily a closed, or the water to be used for certain purposes only, or providing otherwise, as shall appear to them to be requisite to prevent miury to the health of persons drinking the water.

For the purposes of such inquiry, the said justices may cause the water to be analysed at the cost of the sanitary authority applying. And all the expenses incurred by such authority in and about the procuring of this order, and in turrying it into execution, shall be charged upon the funds applicable to their general expenditure, but, in the case of a rural sanitary authority, shall be deemed to be special expenses within the meaning of the Sanitary Acts.

Provided that where the order is made in respect of any private well, any person aggrieved thereby may appeal against the same in the manner provided by the placty-third section of the Towns Improvement (Ireland) Act, 1854, and with the same incidents and

Where the justices dismiss the application, they may, if they think fit, award such costs to the person summoned as to them shall appear to be reasonable.

52. For the purposes of the twenty-sixth section of the Sanitary Horsital Act, 1866, every hospital or place for the reception of the sick when to be 25 which shall be declared by an order of the Local Government deemed Board to be situated within a convenient distance of the district of detriet. any sanitary authority for the purposes of that section shall be deemed to be within the district of such sanitary authority. Where a justice shall make and order under that section for the

30 removal of a sick person to a hospital or other place, he shall address it to such police or other officer as he shall consider expedient; and every person wilfully disobeying the order, or obstructing the execution of the same, shall be guilty of an offence punishable on summary conviction before two justices, and be liable 35 to a penalty not exceeding ten pounds.

53. The right of complaint given by the thirteenth section of the Extension of twenty-third and twenty-fourth years of the reign of Her Majesty, right of conchapter seventy-seven, shall extend to nuisances in any place, Nuisances whether on private or public premises, and may be exercised by Assatisfall 40 any inhabitant in such place, or any owner of premises situated

therein, or any other person aggrieved or injuriously affected thereby. 1210.7

A.D. 1874. (Amend-

54. The second section of the Nuisances Removal Act for Eugland (Amendment) Act, 1863, shall extend to milk in the same manner as if the word "milk" had been introduced after the word "flour" wherever the word "flour" occurs in the said section; and the instice who, under the said section, is empowered to convict a the offender therein described may be other than the justice who may have ordered the article to be disposed of or destroyed.

tmoorni food.

55. On complaint made by a medical officer of health or by any inspector or other officer of a sanitary authority upon oath, any justice may grant a warrant to any such officer to enter any build- 10 ing or part of a building or other place in which the complainant has reasonable ground for believing that any animal, carease, meat, poultzy, game, fish, fruit, vegetables, corn, bread, flour, or milk, intended for sale for the food of man, which is so diseased, unsound, or unwholesome as to be unfit for the food of man, is kept or own- 15 oraled, and to search for, seize, and carry away any such animal, carcase, mest, poultry, game, fish, fruit, vegetables, corn, hread, flour, or milk, in order to have the same dealt with in manner provided by law; and any person obstructing any such officer in performance of any duty under this section shall, in addition to 20 any other punishment to which he may be subject, be liable to a penalty not exceeding twenty pounds.

false repacseniations.

56. If any owner or occupier or person employed to let for hire, or to show for the purposes of letting for hire, any house or part of a house, when questioned by any person negociating for the hire of 25 such house or part of a house as to the fact of there heing in such house, or having within three months previously been therein, any person suffering from an infectious, contagious, or epidemic disease, knowingly makes a false answer to such question, the person so answering falsely shall be guilty of an offence punishable 30 on summary conviction, and, at the discretion of the justices having cognizance of the case, he liable to be imprisoned, with or without hard labour, for a period not exceeding one month, or to pay a penalty not exceeding twenty pounds.

Pomlty on

57. Any person wilfully neglecting or refusing to obey or carry 35 out or obstructing the execution of any rule, order, or regulation made by the Local Government Board under section fifty-two of the Sanitary Act, 1866, shall be guilty of an offence panishable on summary conviction, and he liable to a penalty not exceeding fifty pounds.

A.D. 1974

Legal Proceedings.

58. Subject to the provisions of this Act, every sanitary authority Legal postshall, as respects the service of notices in pursuance of the Sanitary tary sub-Acts by or on behalf of or on such suthority, and as respects all rity, head recognitions, matters, and things to be taken or done in

Assus my are of new town on the data of the taken or done in pursuance of the Sauriary Acid by or on behalf of or to such authority, stand in the same position in all respects in which previously to the passing of this Aci, any authority stood whose powers, rights, duties, or apposition, and other provinces of the control of the of the

10 transferred to such authority; and for the purposes of this section a joint board shall be deemed to be a sanitary authority.

59. Every notice required to be given on behalf of a sanitary Notice to authority shall be deemed to be sufficient on their behalf, if it be to be eigst written or printed, and purports to be signed by the clerk or acting 15 clerk of such authority.

60. All powers given by this Act shall be deemed to be in addit. Powers tion to and not fin decogation of any other powers conferred by Act, alven by local Act, provisional order, law, or custom, and such other powers be consistent by the conference of the same manner as if this Act had not passed. See 199 61. Any negative recoverable under the norvisions of this Act, lawares of the Act lawares.

20 GI, Any penalty recoverable under the provisions of this Act Recovershall be recoverable in a summary way, with respect to the police Penalties, district of Duhlin Metropolis, subject and according to the provisions of any Act regulating the powers and duties of justices of

visions of any act regulating the powers and undes or puszies of the peace for such district, or of the pollocof much district, and with 25 respect to other parts of Ireland before a justice or justices of the peace sitting in petty assistons, subject and according to the provisions of "The Petty Sessions (Ireland) Act, 1851," and any Act amenting the sums; and all such possilies, when recovered by or

on behalf or at the instance of any sanitary authority, or any officer 30 of such authority, shall be paid to such sentitary authority, shall be the sume applied in sid of their expenses under the Sanitary Acis; and, sure as aforesaid, all such penalties shall be applied in manned directed by "The Fines Acid (Treland), 1551," and any Acid armonding

and, save as aforesaid, all such penalties shall be applied in mannel directed by "The Pines Act (Ireland), 1851," and any Act amending the same.

35 62, Whereas by an Act passed in the second year of Her Maiesty, Auston

Od. In secess by an Act passed in the second year of Her Majestry, Appetation entitled "A nat for the more effectual relief of the desittue por mast under cuttified and that for the more effectual relief of the desittue por mast under it in Ireland," it was enacted that no instrument made in pursuance c. 66, exc of that Act no the appointment of any paid officer engaged in the course from administration of the laws for the relief of the poor or in the samp date.

Management or collection of the roor rate shall be cleaned.

40 management or collection of the poor rate shall be charged or chargeable with any stamp duty whatever, and it is expedient to [210.] A.D. 1954. certiced used: comprises from stamp duty to instruments and to appointments made in purmatuse of the providence of the Local Government Roard (Erband) Act, 1287; P. 80 it exacted, this is mixtureness made in passuance of the provisions of the still labi-mentioned Act, and no supportinent which has been or shall have. So after be made of any paid offerer engaged in the administration of the provisions threed, both the charged or chargeable with any

Definitions

Definition. 63. In this Act, if not inconsistent with the context, the following 10 terms have the meanings herein-after respectively assigned to them; that is to say.

- "Becough" means any place for the time being subject to the Act of the sestion of the third and fourth years of the reign of King William the Fourth, elapter one hundred and eight, 15 initialed "An Act for the regulation of municipal corporations in Ireland," and any Act amending the aame;
- "Local Government Board" means the Local Government Board
- "Person" includes any body of persons, whether corporate or 20
 - "Labouring Unisses Lodging Houses Acts" means 29 & 30 Vict.
 c. 46 (Labouring Classes Lodging Houses and Dwellings Act
 (Ireland), 1866); 30 & 31 Vict. c. 28 (Labouring Classes
- "Artisans and Labourers Dwellings Act" means 31 & 32 Viet.
- c. 190 (Artisans and Labourers Dwellings Act, 1868);
 "Bakehouse Regulation Act" means 26 & 27 Viet. c. 40 (Bake-
- "Discuss Prevention Act, 1809), the prevention Act, 1809, as amended by 23 & 24 Vict. c. 77, (An Act to amend the Acts for the removal of nuisances and the prevention of discusses); as the same are amended and
- extended to Ireland by 29 & 30 Vict. c. 90:

 "Baths and Washhouses Acts" means 9 & 10 Vict. c. 87 (An 35

 Act for promoting the voluntary establishment in boroughs and
 option forms in Ireland of rabbin baths and washhouses).
- certain towns in Ireland of public baths and washhouses);

 "Burial Grounds Acts" means the Burial Grounds (Ireland)

 Act, 1856, as the same is amended by the 23 & 24 Vict. c. 76;
- "Common Lodging Houses Acts" means 14 & 15 Viet. c. 28 40 (Common Lodging Houses Act, 1851); 16 & 17 Viet. c. 41 (Common Lodging Houses Act, 1853) as amended by 23 Viet. c. 26;

- "Sewage Utilization Act, 1865); 29 & 29 Vict. c. 75 (The A.D. 1876. Sewage Utilization Act, 1865); 29 & 30 Vict. c. 90 (The Sanitary Act, 1866); 30 & 31 Vict. c. 113 (The Sewage Utilization
- Act, 1867); and 31 & 32 Viet. c. 115 (The Sanitary Act, 1868); and 32 & 33 Viet. c. 100 (The Sanitary Loans Act, 1869) as applied to Ireland by 34 & 35 Viet. c. 109 and 35 & 36 Viet. c. 99:
- c. 69:
 "Nuisances Removal Acts" menus 18 & 19 Vict. c. 121 (The
 Nuisances Removal Act for England, 1855); 23 & 24 Vict.
- c. 77 (An Act to amend the Acts for the removal of unisances and the prevention of diseases); 26 & 27 Vict. c. 117 (The Nuisances Removal Act for Segland (Amendment) Act, 1933);
 29 & 30 Vict. c. 41 (The Nuisances Removal Act (No. 1), 1866);
 29 & 30 Vict. c. 90 (The Santisery Act, 1869) as amended
- 15 by 28 & 38 Vict. c. 109; and the Sanitary Act, 1808, as applied to Ireland by 38 & 30 Vict. c. 100, and 38 & 36 Vict. c. 100, and 38 & 36 Vict. c. 100, and 58 & 36 Vict. c. 100, and 100 Vict. and 100 Vict.
- the above-mentioned Acts in force within such district:
 "Samitary purposes" means any objects or purposes of the Sani-
- tery Acts:
 "Souttary authority" means either "urban or rural sanitary
 or authority."
- 26 sutnorty: "
 "Lands Clauses Acts" means and includes the Lands Clauses Consolidation Act, 1845, as the same is amended by the Lands Clauses Consolidation Acts Amendment Act, 1890, the Rail
 - ways Act (Ireland), 1851, the Railways Act (Ireland), 1860, the
 Railways Act (Ireland), 1864, and the Railway Traverse Act:

 "Poor Law Acts" means 1 & 2 Vict. c. 56, and the Acts
 - "Poor Law Acts" means 1 & 2 Vict. c. 56, and the Acts amending the same : "Modical Charities Acts" means 14 & 15 Vict. c. 68, and the
 - Acts amending the same.

Public Health (Ireland).

BIL

[As ALENDED IN COMMUTES AND ON RE-COMMUTENTS]

To amend the Law relating to Public Health in Ireland.

(Prepared and levengle to by the Michael Highs Beach and Mr. Attorney General for Britans).

Ordered, by The House of Common, to be Printed, 16 July 1974.

[Bit 210] Under 4 oz.